AN ORDINANCE approving Contract FOR RES. #211-89, WILDWOOD AVENUD ORNAMENTAL STREET LIGHTING between T & F CONSTRUCTION COMPANY and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the Contract FOR RES. #211-89 by and between T & F CONSTRUCTION COMPANY and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety, is hereby ratified, and affirmed and approved in all respects, respectfully for:

the installation of an underground ornamental lighting system on Wildwood Avenue;

involving a total cost of Nine Thousand One Hundred Fifty-Eight and 30/100 Dollars (\$9,158.30).

SECTION 2. Prior Approval has been requested from Common Council on June 26, 1990. Two copies of said Contract are on file with the Office of the City Clerk and made available for public inspection, according to law.

SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Councilmember

APPROVED AS TO FORM AND LEGALITY

J. Timothy McCaulay, City Attorney

CONTRACT NO. 211-89

BOARD ORDER NO. 28-90

WORK ORDER NO. 57074

THIS CONTRACT made and entered into in triplicate this // day of // 1990, by and between T & F Construction Company, herein called CONTRACTOR, and the City of Fort Wayne, Indiana, an Indiana Municipal Corporation, acting by and through the Mayor and the Board of Public Works and Safety, herein called OWNER;

WITNESSETH, that the CONTRACTOR and the OWNER, for the considerations hereinafter named, agree as follows:

ARTICLE 1: SCOPE OF WORK

CONTRACTOR shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the following: Resolution #211-89

Wildwood Avenue (Beaver to South Wayne) Street Light Project

all according to <u>specification</u>, <u>plans and Drawing No. _____</u>, Sheets 1 thru 3, and do everything required by this contract and

ARTICLE 2: THE CONTRACT SUM

The OWNER shall pay CONTRACTOR for the performance of the contract the unit price sum of \$9,158.30. In the event the amount of work is increased or decreased by OWNER, the contract sum shall be increased or decreased according to the unit price schedule set forth in the CONTRACTOR's Proposal.

ARTICLE 3: PROGRESS PAYMENTS

The OWNER shall make payments on account of the contract as provided herein, as follows:

Monthly progress payments will be made by OWNER upon submission of a statement of quantities of work completed and/or materials supplies to the job site as of the end of each month. On or about the 15th day of the following month, ninety (90%) percent of the value of the work performed up to the first day of that month (based on the contract price of labor and materials incorporated in the work) and as estimated by the CONTRACTOR and approved or revised by the Engineering Department of the OWNER less the aggregate of previous payments, will be paid by OWNER to the CONTRACTOR.

ARTICLE 4: ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the contract is fully performed.

Upon filing of a Completion Affidavit by the CONTRACTOR that the work is ready for final inspection and acceptance, the Board of Public Works and Safety will direct the Engineering Department of the OWNER to promptly make such inspection. When the Engineering Department finds the work acceptable under the contract, and the contract is fully performed, it shall so inform the Board of Public Works and Safety which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted. Thereupon the entire balance of the Contract sum shall be due and payable to the CONTRACTOR; provided only that CONTRACTOR shall first furnish OWNER, if requested to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid, and all required manpower utilization reports for this project have been submitted.

ARTICLE 5: WORKMEN'S COMPENSATION ACT

The CONTRACTOR will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Statutes of the State of Indiana and Ordinances of the City of Fort Wayne.

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen or any judgement of any court or award of any Board of Arbitrators or of the Industrial Board of the State of Indiana rendered against the City of Fort any suit or claim arising under said Workmen's Wayne in Compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said CONTRACTORS shall be conclusive against CONTRACTOR as to amount, liability and all other things pertaining thereto: it being the intent of the parties hereto that CONTRACTOR indemnify and hold harmless OWNER in the premises.

ARTICLE 6: NONDISCRIMINATION OF LABOR

The CONTRACTOR further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978. The successful bidder shall file a Manpower Utilization Report for this project with the Compliance Office within ten (10) days after completion of construction or upon request of the Office of Compliance.

ARTICLE 7: PREVAILING WAGE SCALE

The CONTRACTOR agrees to pay, and also require of his subcontractors that they pay wage rates on the work covered by this contract which shall not be less than the prescribed scale of wages as determined pursuant to the Statutes of the State of Indiana, and the Ordinances of the City of Fort Wayne according to the applicable wage scale as included in the bid documents.

ARTICLE 8: COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of the contract as if hereto attached or herein repeated:

- a. Advertisement for Bids, for Contract No. 211-89.
- b. Instructions to Bidders for Contract No. 211-89.
- c. Contractor's Proposal Dated June 13, 1990.
- d. Ft. Wayne Eng. Dept. Drawing # ________.
 e. Supplemental Specifications for Contract No. 211-89.
- f. Workman's Compensation Act, Statutes of the State of Indiana and Ordinances of the City of Fort Wayne.
- g. Non-Discrimination of Labor, General Ordinance No. G-34-78(as amended).
- h. Prevailing Wage Scale.
- i. Performance and Guaranty Bond.
- j. Labor and Material Payment Bond.
- k. Minority/Female Employment Hourly Utilization.
- 1. Right-of-Way Cut Permit.
- m. Comprehensive Liability Insurance Coverage.
- n. EBE Commitment Form.
- o. Street Barricade Maintenance Sheet.

ARTICLE 9: GUARANTEE OF WORKMANSHIP

At the time of execution of this contract, the CONTRACTOR shall furnish a Performance and Guaranty Bond in favor of the City of Fort Wayne in the amount of the total value of the materials supplied and/or work performed under the terms of this contract. The said bond shall ensure the completion of the work covered hereunder and shall guarantee the materials and workmanship for a period of one (1) year following written acceptance of the work by the OWNER.

ARTICLE 10: INDEMNITY

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CONTRACTOR shall furnish to OWNER, within ten (10) days of the date hereof, a certificate from an insurer acceptable to OWNER showing personal injury and property damage insurance, in force and issued in connection with the work to be performed under this Contract, in amounts satisfactory to OWNER and in accordance with the Statutes of the State of Indiana.

ARTICLE 11: ADJUSTMENTS OF DISPUTES

All questions or controversies which may arise between the CONTRACTOR and the OWNER under the provisions of this Contract shall be subject to the decision of the Director of Board of Public Works & Safety of the OWNER, and his decision shall be final and conclusive upon the parties.

Provided, however, no changes in the plans, specifications, or other phases of the work covered by this Contract will be permitted except on prior written authorization by the Board of Public Works and Safety.

ARTICLE 12: COMPLETION DATE

The CONTRACTOR agrees to complete the work specified in the contract within 120 consecutive calendar days after having been ordered (Notice to Proceed) by the OWNER to commence work under this contract.

ARTICLE 13: COUNCILMANIC APPROVAL

This Agreement, although executed on behalf of the OWNER by the Mayor and Board of Public Works and Safety of the City of Fort Wayne, Indiana, shall not be binding upon the OWNER unless and until the same shall have been ratified and approved by the Common Council of the City of Fort Wayne, Indiana, and should said Common Council fail to approve the same within ninety (90) days after the date hereof, then this Contract shall be and become wholly void.

ARTICLE 14:

This contract is governed by Laws of the State of Indiana.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

	TRACTOR) F Construction C. I.L. Tabe	orp. of Indiana
BY:	J. L. Taber B. J. Kerner	
D1	B. J. Kerney	, Secretary

OF FORT WAYNE, INDIANA BY:_ Paul Helmke, Mayor

BOARD OF PUBLIC WORKS AND SAFETY

Charles E. Layton Director of Public Works

Douglas M. Lehman Director of Administration &

Finance

Michael McAlexander

Director of Public Safety

Pat J. Crick, Clerk

ACKNOWLEDGMENT

	· ·
STATE OF INDIANA:	
COUNTY OF ALLEN:	
BEFORE ME, a Notary Public, in and Second day of July within named J. L. Taber being by me first duly sworn upon to President and	199 <u>0</u> , personally appeared the and B. J. Kerney who heir oaths say that they are the
respectively, of <u>T & F Construction C</u> authorized to execute the foregoing same as the voluntary act and deed	orp. of Indiana and as such duly instrument and acknowledged the
IN WITNESS WHEREOF, hereunto su official seal.	bscribed my name, affixed my
	NOTARY PUBLIC
	Suzette Smith
	Type or Print Name of Notary
MY COMMISSION EXPIRES: 6/06/93	- Complete State Comment

ACKNOWLEDGMENT

STATE OF INDIANA)

) SS:	
COUNTY OF ALLEN)	
	2 6
BEFORE ME, a Notary Public, in an	d for said County and State, this
day of	, 1990, personally
appeared the within name Paul He	lmke, Mayor of the City of Fort
Wayne; Charles E. Layton, Do	ouglas M. Lehman and Michael
McAlexander, members of the Board	of Public Works and Safety, City
of Fort Wayne, Indiana; and Pat	J. Crick, Clerk of the Board of
Public Works and Safety, City	of Fort Wayne, Indiana, to me
personally known, who being by m	ne duly sworn said that they are
respectively the Mayor of the Cit	ty of Fort Wayne, the Members and
Clerk of the Board of Public Work	s and Safety of the City of Fort
Wayne, Indiana and that they sig	ned said instrument on behalf of
the City of Fort Wayne, Indiana,	with full authority so to do and
acknowledged said instrument to	be the voluntary act and deed of
said City for the uses and purpos	ses therein set forth.
IN WITNESS WHEREOF, hereunto subsc	cribed my name affixed my official
seal.	
	Carolon S. Iselman NOTARY PUBLIC
	Carolon Q. 2 Delimon
CAROLYN S FECHMANN	NOTARY PUBLIC
NOTARY FIRST	
MY COLLEGE HINE 21 1001	
ISSULD THRE INDIANA NOTARY ASSOC.	
	Type or Print Name of Notary
	Type or Print Name of Notary
My Commission Expires:	Type or Print Name of Notary
My Commission Expires:	
	Type or Print Name of Notary the City of Fort Wayne on day of
Approved by the Common Council of, 19	
Approved by the Common Council of, 19	
Approved by the Common Council of	
Approved by the Common Council of	
Approved by the Common Council of, 19 Special Ordinance No	
Approved by the Common Council of 19	
Approved by the Common Council of 19 Special Ordinance No	
Approved by the Common Council of 19	

Bond	No
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Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

Performance Bond

KNOW ALL MEN BY THESE P	RESENTS:
That T & F Construction Corp	. of Indiana
P.O. Box 27. Hagerstown	ert the name and address or legal title of the Contractor)
as i inicipal, heremaner canen i onre	actor, and Fidelity and Deposit Company of Maryland, a corporate home office in the City of Baltimore, Maryland, U. S. A., as Surety
hereinafter called Surety, are held an	d firmly bound unto. City of Fort Wayne, Indiana
as Obligee, hereinafter called Owner,	nsert the name and address or legal title of the Owner)
in the amount of Nine Thousand	One Hundred Fifty-eight and no/100
Dollars (\$. 9,158.00 their heirs, executors, administrators,), for the payment whereof Contractor and Surety bind themselves successors and assigns, jointly and severally, firmly by these presents
WHEREAS, Contractor has by	written agreement dated July 2.
entered into a contract with Owner for	or Wildwood Avenue - Res. 211-89
in accordance with drawings and spec	ifications prepared by Owner
which contract is by reference made a	(Here insert full name, title and address) part hereof, and is hereinafter referred to as the Contract.
NOW, THEREFORE, THE CO	ONDITION OF THIS OBLIGATION is such that, if Contracto
The Surety hereby waives notice	of any alteration or extension of time made by the Owner.
Whenever Contractor shall be, an having performed Owner's obligations promptly	d declared by Owner to be in default under the Contract, the Owner the the Surety may promptly remedy the default, or shall
(1) Complete the Contract is	n accordance with its terms and conditions, or
determination by the Owner and between such bidder and Owner, a default or a succession of default paragraph) sufficient funds to pay exceeding, including other costs ar set forth in the first paragraph he graph, shall mean the total amo	Surety of the lowest responsible bidder, or, if the Owner elects, upon Surety jointly of the lowest responsible bidder, arrange for a contract and make available as work progresses (even though there should be its under the contract or contracts of completion arranged under this the cost of completion less the balance of the contract price; but not ad damages for which the Surety may be liable hereunder, the amount preof. The term "balance of the contract price," as used in this paraunt payable by Owner to Contractor under the Contract and any punt properly paid by Owner to Contractor.
Any suit under this bond must be which final payment under the contract	e instituted before the expiration of two (2) years from the date on at falls due.
No right of action shall accrue on the Owner named herein or the heirs, of	this bond to or for the use of any person or corporation other than executors, administrators or successors of Owner.
Signed and sealed this	2nd day of July A.D. 19 90
In the presence of:	T & F Construction Cosp. of Indiana
Bonita J. Keiney - Secretary	
	FIDELITY AND DEPOSIT COMPANY OF MARYLAND
Barbara O Osl	Sandra S. Skinner Tille

Bond	No

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

Labor and Material Payment Bond

Note: This bond is issued simultaneously with Performance Bond in favor of the owner conditioned on the full and faithful performance of the contract.

KNOW ALL MEN BY THESE PRES	ENTS:			
That T & F Construction Corp. o	f Indiana			
P.O. Box 27, Hagerstown, I	N 47346	r legal title of the Co	ontractor)	44
as Frincipal, hereinafter called Principal.	and FIDELITY	AND DEPOSIT	COMPANY OF	MANAGE AND -
tion of the State of Maryland, with its ho	ome office in the	e City of Balti	imore, Marylai	nd, U. S. A., as Surety
hereinafter called Surety, are held and fire	mly bound unt	ocity of F		
as Obligee, hereinafter called Owner,	the name and address	or legal title of the	A	harainhalaw dafaad
in the amount of Nine Thousand On	e Hundred F	isty-eight	and no/100	merenibelow defined
Dollars (\$ 9, 158.00	um equal to at least o for the payme	ne-half of the contra	rincipal and S	arety bind themselves,
more in the control of administrators, succ	cosors and assi	gus, jointly ar	id severally, ni	mly by these presents.
WHEREAS, Principal has by writter entered into a contract with Owner for with	agreement da	ted Jul	Cy 2,	19 ⁹⁰
		,		
in accordance with drawings and specifica	tions prepared	by owner		
which contract is by reference made a par	ere insert full name, ti t hereof, and is	tle and address) hereinafter re	eferred to as th	e Contract.
NOW, THEREFORE, THE CONDITION	OF THIS OBLIC	ATION is such	that, if Principal	shall promptly make pay-
ment to all claimants as hereinafter defined, for al the Contract, then this obligation shall be void; oth conditions:	ierwise it shall rem	nain in full force a	and effect, subject	, however, to the following
 A claimant is defined as one having a direct material, or both, used or reasonably required for 	use in the perforn	nance of the cont	tract, labor and n	naterial being construed to
include that part of water, gas, power, light, heat, contract.	oil, gasoline, telepl	hone service or re	ental of equipmen	t directly applicable to the
2. The above named Principal and Surety her	reby jointly and s	everally agree wi	th the Owner tha	t every claimant as herein
defined, who has not been paid in full before the exp claimant's work or labor was done or performed, or	r materials were fu	irnished by such	claimant, may si	e on this hand for the use
of such claimant, prosecute the suit to final judgm thereon. The Owner shall not be liable for the payn	ent for such sum nent of any costs	or sums as may or expenses of an	be justly due clai	mant, and have execution
 No suit or action shall be commenced here (a) Unless claimant, other than one havi 			cinal shall have a	d
two of the following: The Principal, the Owne	er, or the Surety al	bove named, with	hin ninety (90) da	vs after such claimant did
or performed the last of the work or labor, or substantial accuracy the amount claimed and	the name of the p	arty to whom the	e materials were f	urnished or for whom the
work or labor was done or performed. Such n postage prepaid, in an envelope addressed to t	otice shall be serv	ed by mailing th	te same by registe	ered mail or certified mail
tained for the transaction of business, or serve	d in any manner in	n which legal pro	cess may be serve	d in the state in which the
aforesaid project is located, save that such ser (b) After the expiration of one (1) year				on said Contract, it being
understood, however, that if any limitation em	bodied in this bon	d is prohibited by	any law controll	ing the construction hereof
such limitation shall be deemed to be amended (c) Other than in a state court of compet	ent jurisdiction in	and for the coun	period of limitati	on permitted by such law.
in which the project, or any part thereof, is situated or any part thereof, is situated, and not elsew	ated, or in the Unit	ted States Distric	t Court for the dis	trict in which the project,
 The amount of this bond shall be reduced under, inclusive of the payment by Surety of mechanical 	by and to the ext	tent of any payn	nent or payments	made in good faith here-
not claim for the amount of such lien be presented	under and against	this bond.	ecord against said	improvement, whether or
Signed and sealed this	2nd	day of	July	A.D. 19. 90
In the presence of:	\ T	& F Constr	uction Corp	o.fIndian(8EAL) Principal
	}			Principal
Bonita J. Kerney - Secretary		J.L. 12 L. Taber	-President	Title
. FID		DEPOSIT C	COMPANY O	F MARYLAND
Ba har - O Oaka		, 8	, 8.	Skenneski) Tille
Darwara D. Osborn	У Ву.	andra	binnon	TENNESEAL)
	7	ttorney-In	-Fact	1 ille

seconded by title and referred City Plan Commiss. due legal notice	ion for recommen	dation land	nece	(and
due legal notice, Fort Wayne, Indian	ac the Council	Conserence	Room 128, City-	County Build
of		19 , th		ock .M.,
DATED:	7-24-90		San 1	2 D
	11 2- 10	SAND	RA E. KENNEDY	CIATEBERRY
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passage. PASSED	LOST by the	following	ly adopted, pla	ced on its
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BURNS	-			
EDMONDS.	~			
GiaOUINTA				
HENRY			-	
LONG				
REDD	-		-	
			-	
SCHMIDT				-
TALARICO				
DATED:	8-14-90.		andra f.	V
DAIED:		_	RA E. KENNEDY,	CITY CITY
Passed and	adopted by the	Common Coun	cil of the cir	CITI CLERK
Indiana, as (AN)	NEXATION)	/ADDDODDTA		
(SPECIAL) (70)	NING MAD	TAPPROPRIA	TION)	(GENERAL)
(SPECIAL) (ZO:	1. MAP	ORDINANCE	RESOLUTION NO	0.21-192-9
on the 14t	day of a	ugues	, 19_	80.
Sandra E.	Lennedy ATTEST		SEAL	
SANDRA E. KENNEDY	CITY CLERK	- Pana		5. Pe
the 160	by me to the May	or of the C	ity of Fort Way	ne, Indiana,
	day of	· lece	quas	
at the hour of	11.30	o'clock	PM.,E.	S.T.
		6	landra f.	Lennedy,
			RA E. KENNEDY,	
Approved ar	nd signed by me	this Zot	day of	Accet
	^			
19 Pp, at the ho	our of	15 o'c	160x A .M E	S.S.T.

Admn. Appr.

TITLE OF ORDINANCE: Contract for Res. #211-89, Wildwood Avenue Ornamental Street Lighting

DEPARTMENT REQUESTING ORDINANCE: Board of Public Works & Safety

SYNOPIS OF ORDINANCE: The Contract for Res. #211-90 is for the installation of an underground ornamental lighting system on Wildwood Avenue (Beaver to South Wayne) PRIOR APPROVAL RECEIVED ON 6/26/90. T & F Construction Company is the contractor.

EFFECT OF PASSAGE: Improved lighting at above location

EFFECT OF NON PASSAGE:

1-50-07-29

MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$9,158.30

ASSIGNED TO COMMITTEE:

REPORT OF THE COMMITTEE ON FINANCE

THOMAS C. HENRY, CHAIRMAN DONALD J. SCHMIDT, VICE CHAIRMAN BRADBURY, BURNS, GIAQUINTA

WE,	YOUR	COMMI	TTEE	ON		FINAN	ICE			TO	WHO	M WA
T &	F CC	NSTRU	OTION	COMP	ANY a	and t	he Cit	Y O	STREET Fort Works and	layne,	Ind	iana
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DATED: 8-14-50.